

General Assembly

Amendment

May Special Session, 2016

LCO No. 6432



Offered by:

3

4

5

6

7

8

9

10

1112

13

14

15

SEN. FASANO, 34th Dist. SEN. WITKOS, 8th Dist.

To: Senate Bill No. 505

File No.

Cal. No.

"AN ACT CONCERNING A SECOND CHANCE SOCIETY."

Strike subdivision (1) of subsection (a) of section 4 in its entirety and substitute the following in lieu thereof:

"(a) (1) The court shall automatically transfer from the docket for juvenile matters to the regular criminal docket of the Superior Court the case of any child <u>or young adult</u> charged with the commission of a capital felony under the provisions of section 53a-54b in effect prior to April 25, 2012, a class A felony, or a class B felony, except as provided in [subdivision (3) of this] subsection (b) of this section, or a violation of section 53a-54d, provided such offense was committed [after such child attained the age of fifteen years] by a child when such child was at least fifteen years of age or by a young adult, or a violation of section 53a-72a committed when such person was a young adult, and counsel has been appointed for such child <u>or young adult</u> if such child <u>or young adult</u> is indigent. Such counsel may appear with the child <u>or young adult</u> but shall not be permitted to make any argument or file

SB 505 Amendment

any motion in opposition to the transfer. The child or young adult shall 16 17 be arraigned in the regular criminal docket of the Superior Court at the next court date following such transfer. [, provided any] Any 18 19 proceedings held prior to the finalization of such transfer shall be 20 private and shall be conducted in such parts of the courthouse or the 21 building in which the court is located that are separate and apart from 22 the other parts of the court which are then being used for proceedings 23 pertaining to [adults] persons charged with crimes on the regular 24 criminal docket."

LCO No. 6432 2016LCO06432-R00-AMD.DOC